

0713

BOX:

24

FOLDER:

299

DESCRIPTION:

Keisling, Minna

DATE:

11/26/80



299

0714

do 218

Counsel,
Filed ~~26~~ day of ~~Feb~~ 1887
Plends

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

John A. ...
Anna ...

BENJ. K. PHELPS,
District Attorney.

A True Bill.

W. H. ...
Jan 29 1887
Foreman
Plends

Pen one year

0715

Police Court—Second District.

CITY AND COUNTY OF NEW YORK.

Mina Keisling being duly examined before the undersigned, according to law, on the annexed charge; and being informed that she is at liberty to refuse to answer any question that may be put to her, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

Mina Keisling

QUESTION.—How old are you?

ANSWER.—

25 years

QUESTION.—Where were you born?

ANSWER.—

Germany

QUESTION.—Where do you live?

ANSWER.—

32. Duressant Place

QUESTION.—What is your occupation?

ANSWER.—

Coat maker

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

yes nothing
Minna Hastings

Taken before me, this

Police Justice.

1880

0716

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT—SECOND DISTRICT.

of No. Josephine Kothschild
124 East 70th Street, being duly sworn, deposes
and says, that on the ^{or about} 17th day of April 1880,
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: One white lace parasol and
One black lace parasol and One pink lace
collar and One pink lace toilet cap. One
Opera glass and One woman leather case
and Seven printed books and other property
in all of value of one hundred Dollars and
being the property of deponent and husband, V.
Henry Kothschild, also one opera glass of the value
of ^{about} thirty dollars, and being the property of George Layton
of the value of _____ Dollars,
the property of _____

and that this deponent has a probable cause to suspect, and does suspect that the said property
was feloniously taken, stolen, and carried away by Mina Kisting and her
said defendant was in deponent's employ
deponent missed said property from said
premises, deponent thereafter ascertained
that said property was concealed in
the trunk of said Mina, deponent
thereafter found said property in
said trunk, as aforesaid.
Josephine Kothschild

Subscribed and sworn to before me, this
17th day
of April 1880

Police Justice

0717

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Josephine K. ...
No. 124 E 70 St.

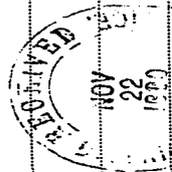
Edna ...

Affidavit—Larceny—*...*

DATED *Nov 17* 18*80*

Smith MAGISTRATE.

OFFICER, *S*
...
WITNESS: *Conline office*



... TO ANS. *...*

BAILED BY *...*
No. *...* STREET.

0718

CITY AND COUNTY }
OF NEW YORK, }

ss.

IN SENATE, JANUARY 18, 1880.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Munna Kisting

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
First day of *April* in the year of our Lord
one thousand eight hundred and eighty *—* at the Ward, City and County aforesaid
with force and arms,

*Two parcels of the value of Ten Dollars each
One collar of the value of Ten Dollars
One cap of the value of Ten Dollars
One opera glass of the value of Twenty Dollars
One case (of the kind called a Russia Leather
case) of the value of twenty dollars -
Seven books of the value of Two Dollars each
of the goods chattels and personal property of
one Henry Rothschild, and
one glass of the kind called an Opera glass
of the value of thirty dollars*

of the goods, chattels, and personal property of one

George Mayer

then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Minna Keisling

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*Two parasols of the value of Ten dollars each
One collar of the value of Ten dollars
One cap of the value of Ten dollars
One opera-glass of the value of Twenty dollars
One case (of the kind a Russia Leather case) of the value of Twenty dollars
Seven books of the value of Two dollars each*

of the goods, chattels, and personal property of the said

Henry Rothscheid

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Henry Rothscheid

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Minna Keisling

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RENJ. K. PHELPS, District Attorney

0720

~~CITY AND COUNTY~~
~~OF NEW YORK,~~

aforsaid
And THE JURORS ~~OF THE PEOPLE OF THE STATE OF NEW YORK.~~

~~in and for the body of the City and County of New York.~~
upon their Oath, ~~present:~~ *aforsaid do further*
present:

That *Annina Keisling*
late of the First Ward of the City of New York, in, the County of New York, aforsaid,
on the *First* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* with force and arms, at the
Ward, City and County aforsaid,

*One glass (of the kind called an opera glass)
of the value of thirty dollars*

of the goods, Chattels and personal property of *George Mayer*
by *a certain person or*

~~and certain other~~ persons to the Jurors aforsaid unknown, then lately before feloniously
stolen of the said *George Mayer*
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Annina Keisling

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen). against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0721

BOX:

24

FOLDER:

299

DESCRIPTION:

Kelly, Eliazabeth

DATE:

11/11/80



299

0722

No 92
K.C.

Counsel,
Filed 11 day of Nov 1880.
Plends *And Grady*

THE PEOPLE
vs.
James H. [unclear]
7
Elizabeth Kelly

BENJ. K. PHELPS,
District Attorney.

A True Bill
W. H. [unclear]
W. H. [unclear]
Foreman.

James H. [unclear]
J. P. [unclear]
Am 3 4 p.m.

0723

4

District Police Court

CITY AND COUNTY OF NEW YORK } ss.

of No. 305 East 29th Street,
being duly sworn, deposes and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from his person

John Mc Kenna

26th day of October 1880
21st Ward of the City of New York,

the following property viz. :

One silver watch with brass
chain attached of the value of Ten
dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen and carried away by Elizabeth Kelly (now here)

That about the hour of 12 o'clock on the
night of said date said Elizabeth Kelly
came up to deponent in East 29th Street
between 2^d & 3^d Avenues in said City
and asked him if he knew Ella Smith
and wanted him to meet her
and put her hands on deponent's coat
and immediately he saw said watch and
Chain in said Elizabeth's possession. Deponent
says that he had said watch and chain in his
possession immediately before he saw said

Sworn before me this

day of

1880

Postoff - Insurance

0724

Elizabeth Kelly and that it was contained
in the pocket of the vest worn and there
was by deposit

John M Kerne

Sworn to before me

This 31 day of October 1880

R A Kelly Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0725

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Elizabeth Kelly being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Elizabeth Kelly*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *East 4th St*

Question. What is your occupation?

Answer. *Servant*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I have nothing to say I never saw the Complainant until last night in the Station House I am not-guilty*

Elizabeth ^{*her*} ~~*mark*~~ *Kelly*

Examined before me this 31st day of Oct 1868
Police Justice.

0726

No 92

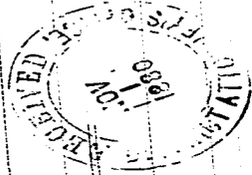
Police Court - Fourth District.

THE PEOPLE, & C

ON THE COMPLAINT OF
John Mc Kenna
305 S 29
Elizabeth Kelly

Offence, *domestic violence from the
Kusom*

BAILED :



No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

188 0

Dated 31 Oct

Magistrate.

304. B...

Officer.

McL...

Clerk.

Witnesses,

Mc...

Do...

...

...

Received in District Att'y's Office,

0727

City Prison

Nov. 7th

1880

District Attorney

Dear Sir, please

read these few lines as I wish
to inform you how I happened
to get arrested for a crime
and was sentenced to five years
imprisonment in Sing Sing. ever
since, there is not anything done
on that Avenue by a woman but
the officers that know about
that say it is me. I am out
6 years and I have been
arrested twice but was discharged
on my ^{account of} innocence, but still
the officers keep taking me for
some crime that is done by
another woman. Dear Sir I am
not the woman that committed
this crime and I suppose the

0728

reason that the officers take
me is because I was once sent
to prison for a crime that I
was not guilty of ever since
I have been an unfortunate
woman I therefore hope you
will consider my case and
you may believe me
although I am unfortunate I
solemnly swear I am honest.
about 11 months ago I was
arrested for a watch that some
women had taken from a man
the same as I am arrested for now
and was locked up two days
but I got discharged now
if there is anything in this
world worse than to be accused
of a crime that you know
nothing about I would like to
know what it is. this man I

0729

swear I never saw before and as
I am unfortunate and without
money or friends. I hope you will
listen to me and believe the truth
as this is true as if I was before
my God. I beg of you dear
Sir to look into the above facts
and see how I am persecuted
because I am unfortunate and
have been once sent to Prison
so I hope you will take pity
on me and look into my case
as soon as convenient to You

Yours very Respectfully
from an unfortunate woman
Elizabeth Kelly.

(Please do all you can for me)

0730

4112

The People } Court of General Sessions. Before Judge
Elizabeth Kelly } Corning. Thursday, November 11. 1880.
Indictment for petty larceny from the person and re-
ceiving stolen goods. John M. Kerrna, sworn and
examined, testified. Where do you live? No. 305
East Twenty ninth St. You are a driver on
the Fourth Avenue Railroad? Yes sir. Do you
remember the night of the 26th of October? Yes sir.
What time did you get through with your duties
that night? Eleven forty. What time you left the
depot I suppose? About five minutes after at
Fourth Ave. and Thirty second St. The conductor
and me walked through Twenty ninth St. to Third
Ave; the conductor went home and I went
down Twenty ninth St. where I live; the other side
of the Avenue I met the prisoner right by the
grocery store door on the corner; she walked up
to me and took me by both sides of the coat
and asked me if I knew Ella Smith? I said,
"No." She asked me if I would not treat her? I
told her I would not treat any woman at that
time of night. She caught and grabbed me and
the first thing I saw was my watch and chain
in her hand unhooked from the vest. Where
were you carrying it? In my vest pocket;
my two coats were buttoned. The watch was
worth less than twenty five dollars; it was
an open faced silver watch. The prisoner

0731

is the woman who took it. What did you do?
I caught hold of her and her friend that was
along with her. You arrested her on the spot?
No; she got away; from the ~~outside~~ ^{Thursday} till the
Saturday it was before she was caught; she ran
away and I could not catch her. Did you
follow her? Yes sir, I went into the hallway in
Twenty fifth St. and into an alley and out of
another; she got away. Were you near a lamp
post? There was lamps, but the police was on
the relieving point. The prisoner is the identical
person and no other. You had some talk with
her and you swear she is the person? Yes sir.
Was your watch ever found? No sir. ~~Case~~
Examined. What time of night was this about?
Five minutes to 12. Where did you meet her?
Twenty ninth St. and Second Ave. about forty feet
from the corner. There is the lamp post? The
lamp was on the opposite sidewalk; there is
no lamp on the grocery store corner, there is
one on the opposite side. The grocery store was
closed. She caught hold of me by the collar of the
coat, and the first thing I felt my watch
in her hand, I made a grab at her shawl.
A gentleman friend of hers got between us. Did
he get hold of you? No sir. Would you know
him if you saw him? I would not testify as to
him. Did you not have as much opportunity

0732

to see him as to see her? No, I did not because I followed her. How far did you follow her? To Twenty fifth St. and First and Second Aves, she got into the hallway. You could not catch her? No. She run faster than you did? Yes sir that is the reason you come to know her? Because I saw the woman's countenance, her appearance there and then. I "seen" it a couple of seconds, enough to recognize the prisoner. She ran away, but I had hold of her again at Twenty fifth St. How long did you keep her there? She dragged away from me. Her two friends came up after me. How do you know they were her friends? Because they would have laid me out if I did not let her go. I had to let her go. When was she arrested? She was arrested I guess in Twenty fifth St. Did you make the complaint at the station house? Yes sir on Wednesday morning. I had a man on post there that night to look for; he could not find her. Did you describe the woman? Yes sir. Bernard Malarsky, sworn and examined, testified. You are attached, officer, to what precinct? The 21st. Did you arrest the prisoner at the bar Elizabeth Kelly? No sir, I did not arrest her, but I told the officers on post in that neighborhood if they seen her to bring her in that I wanted her. Did you have any conversation with her? No sir. I don't know anything about the case except I told the

0733

officers on post to have her arrested and that I would take charge of the case from the description I got from McKenna. Elizabeth Kelly, sworn and examined in her own behalf testified. Did you steal any watch from this man? No sir, I did not. I never seen the man's face. I live in South St. between Avenue D and Lewis St., but I was reared in the 18th and 21st wards - 377 South St. On the 26th of October were you up town in 29th St. between Second and Third avenues at the hour of 12 o'clock at night? No sir, I was not. Where were you, do you remember? I remember I was at the corner of Twenty eighth St. in the First Avenue. Did you see that man the complainant? No sir, I did not. I never laid my eyes on that man until I seen him in the Station house. That was on Saturday at 6 1/2 o'clock. Cross Examined. I know it was on the 26th of October because that is the only night I had been up town in two weeks. I was arrested at 1 1/2 o'clock in the day time last Saturday week. What is your occupation? I go out washing and scrubbing, anything I can do. I was in trouble about eleven months ago. How long is it since you came out of prison? It is going on six years. I have been with Mr. Foster, but I was never married to him. The jury rendered a verdict of guilty with a recommendation to mercy. She was sent to the penitentiary for three years

0734

Testimony in the case of
Elizabeth Kelly
filed Nov. 11/80.

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

Elizabeth Kelly

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Twenty Sixth day of *October* in the year of our Lord
one thousand eight hundred and eighty at the Ward, City and County aforesaid
with force and arms,

*one watch of the value of
ten dollars, of the goods,
chattels, and personal prop-
erty of one John McKenna
on the person of the said John
McKenna then and there
being found from the per-
son of the said John McKenna*

~~of the goods, chattels, and personal property of one~~

there ~~by~~, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity. then and

0736

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Elizabeth Kelly

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*one watch of the
value of ten dollars*

of the goods, chattels, and personal property of the said

John McKenna
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

John McKenna
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Elizabeth Kelly
then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0737

BOX:

24

FOLDER:

299

DESCRIPTION:

Kelly, James

DATE:

11/30/80



299

0738

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF NEW YORK

James Kelly, Defendant.

Ch 254
Counsel, No 76
Filed 30 day of Nov 1880
Pleads Not Guilty

INDICTMENT.
Grand Larceny of Money, &c.
THE PEOPLE
vs
James Kelly
Number 2

BENJ. K. PHELPS
District Attorney.

Part in Dec 9, 1880
pleads guilty
A True Bill.
Foreman.

SP 18 months ✓

ONE

OF THE PEOPLE
CITY AND COUNTY

THE TONGUE OF THE PEOPLE OF THE SLAVE OF NEW YORK

0739

4th District Police Court

CITY AND COUNTY OF NEW YORK

of No. 428-3rd Avenue Street at the 21st St in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

John Lynch

15th day of November 1880 Ward of the City of New York,

the following property viz.:

One bill issued by the United States of the value of ten dollars and Bank notes or bills of various denominations of the value of Sixty six dollars in all of the value of Seventy six dollars

the property of Michael Lynch deponent's father

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by James Kelly (now here) and two other persons whose names are unknown to deponent for the reason's following to wit; That said bills & notes were in a drawer in a desk in the back part of the store situate at No 428-3rd Avenue in said city of New York. That said Kelly and said other persons came into said store together about ten o'clock on

Subscribed and sworn to before me this 15th day of November 1880
John J. Justice

0740

the night of the said 15th day of November
 when said Kelly asked a servant
 to show him some boots and the
 other two men engaged the attention
 of deponent's mother who was standing
 at the aforesaid desk. That deponent's
 mother came from said desk and
 while showing one of said men shoes
 in the front part of said store, the
 other man whose name is unknown
 to deponent took said notes or bills
 from said drawer. Deponent saw
 said unknown man take the said notes
 or bills from said drawer and put the
 same in his pocket. Deponent ran
 toward said man when said man
 took up a chair and struck deponent
 on the head and escaped from said
 store. Deponent then seized hold of
 said Kelly and detained him in said
 store until Officer Dennis McCarthy
 of the 21st Precinct came and arrested him.

I swear to before me this 16th day of November 1880
 John Lynch
 Magistrate

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.
 THE PEOPLE, &c.,
 IN THE COMPLAIN OF
 John Lynch
 vs.
 James Kelly

DATED November 16 1880

Attest
Magistrate

McCarthy OFFICER

WITNESSES:

Mary Lynch
 428-3 Ave

John Lynch

0741

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Kelly being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *James Kelly*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Philadelphia*

Question. Where do you live?

Answer. *Philadelphia*

Question. What is your occupation?

Answer. *Moulder*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am not guilty.*
James Kelly

Def. examined under oath at his own request:

I was present when money was stolen from the shoe store as alleged by the complainant - I was arrested in the store I did not know the men who were in the store and who are charged with having stole the money together with me.

James Kelly

*Sworn to before me this
16th day of November 1880*

Merrill O. Starnes, Pol. Justice

Taken before me this

16th day of November 1880

Merrill O. Starnes
Police Justice

0742

1075

Police Court--Fourth District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John Lynch
 428 3rd Ave.
 vs.
James Kelly

Offense, *Housebreaking*

BAILED :

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

Date *November 16* 188*8*

1980

Ottobring
 Magistrate.

McCarthy
 Officer.

Clerk.

Witnesses,

McCarthy

Mrs Lynch

James T.A.

General Lemm

COM

Received in District Att'y's Office,

Nov 16 2 17

0743

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

James Kelly

late of the First Ward of the City of New York,
day of *November* in the year
of our Lord one thousand eight hundred and ~~seventy eight~~ *fifty eight* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each :
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each :
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the
value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each :
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

8/7/68

of the goods, chattels, and personal property of one

Michael Lynch

then and there being found,
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0744

BOX:

24

FOLDER:

299

DESCRIPTION:

Kerrigan, Thomas

DATE:

11/16/80



299

0745

~~116~~
No 113

Counsel,
Filed 16 day of Nov 1880
Plends *Ans Guilty*

INDICTMENT
Larceny from
the Person.
vs.
I
Anna Kerrigan

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.
W. H. King
Foreman.

Part No: Nov 17, 1880.
Fried & acquitted.

0746

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Form 112.

Police Court—First District.

of No. 113 Monroe Street, being duly sworn, deposes
and says, that on the 13th day of October 1881

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from deponent's

person
the following property, viz: one Silver Watch
with brass chain attached

of the value of fifteen Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by Thomas Kerrigan

who present for the reason that
on the day in question deponent
being under the influence of liquor
was on his way home, and sat upon
a stoop in Water Street where deponent
fell asleep. That while deponent
was asleep the prisoner approached him
and putting his hand into a pocket
of the frontations which deponent then
wore took therefrom the aforesaid
property as deponent is informed by
one Lawrence whose affidavit is hereto
annexed and which deponent truly believes to
be true

Sworn to, before me, this

day of

1881

Tom Patterson
Police Justice

James Brown

0747

City and County
of New York

John Lawrence of No 380
Water Street being sworn says that
on the 13th day of October 1880 about
3 O'clock P.M. defendant saw
the prisoner take from a pocket
of Complainant a pocket watch and
then run away. That Complainant was at
said time sitting on a stool and
being under the influence of liquor
was unable to offer any assistance
to the prisoner

John Lawrence

I came to before me this
9th day of Nov 1880

J. M. Patterson (Police Justice)

0748

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK. }

Thomas Kerrigan being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Thomas Kerrigan

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

24 Hamilton Street

Question. What is your occupation?

Answer.

I work in a liquor store

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer.

*I am not guilty
Thomas Kerrigan*

Taken before me, this *4* day of *April* 18*18*
Samuel [Signature]
Police Justice.

0749

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

No 113 903

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Brown

113 Monroe St.

Mrs. W. D. Brown



Affidavit—Larceny.

Date: *Nov 19 1903*

Patent Magistrate.

O. J. Quinn Officer.

Clerk.

Witnesses:

S. C. Boehm rbo

James Brown

James Brown

\$ *1000* to answer

at *James W.* Sessions

Received at Dist. Atty's office

John DeCurrence
300 State St
Wm. W. W. W.

BAILABLE

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0750

OFFICE OF
Saml. C. Boehm & Co.
Importers & Wholesale Dealers in
Wines, Liquors, &c.
No. 205 FRONT STREET,

New York, Nov. 1880

Honorable Judge Patterson
Tomb Court.

Dear Sir,

To the best of
our knowledge we believe that
Thomas Corrigan was working
for us on Oct 13th. He
came to us in the early part
of Sept. & was discharged on
10th inst. He was employed as
errand boy. Very Respectfully Yours.

S. C. Boehm & Co.

0751

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Thomas Kemigan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *thirteenth* day of *October* in the year of our Lord one
thousand eight hundred and eighty — at the Ward, City, and County aforesaid,
with force and arms

One watch of the value of twelve
dollars

One chain of the value of three dollars

of the goods, chattels, and personal property of one *James Brown*
on the person of said *James Brown* then and there being found,
from the person of said *James Brown* then and there feloniously
did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

BENJ. K. PHELPS, District Attorney.

0752

BOX:

24

FOLDER:

299

DESCRIPTION:

King, George

DATE:

11/18/80



299

0753

Memorandum
No 150 p 2
New York

Day of Trial

Counsel,

Filed 18 day of Nov 1880

Plends not Guilty

vs THE PEOPLE

vs.

George King

BURGLARY—Third Degree, and
Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill
W. H. Miller
Foreman
James Peter J. ...
Pen 6 months

0754

POLICE COURT — 1st DISTRICT.

City and County of New York, ss:

Frank H. Lane

of No. 335 Broadway Street, being duly sworn,

deposes and says, that the premises No. 335 Broadway

Street, 5th Ward, in the City and County aforesaid, the said being a

brick building known as the Moffat Building

and which was occupied by deponent as a ^{Mess} ~~Law~~ office

and which were BURGLARIOUSLY

And entered by means of forcibly opening the door of said

law office on the third floor of said premises

by means of a false key about the hour

of 11 1/2 o'clock

on the afternoon of the 30th day of October 1880

and the following property feloniously taken, stolen, and carried away, viz:

One white shirt, new (per deponent), of

the value of One dollar

the property of said Jacob P. Solomon

and deponent further says, that he has great cause to believe, and does believe, that

the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and

carried away by George King and ~~William~~

C. Neill, both new persons,

for the reasons following, to wit: That deponent is janitor

of said premises and knows that at said

time said law office was closed and

secured and the door locked. That deponent

saw said defendants at said time in

company and consenting together in said

premises, and saw them come down

the stairs from the third floor where

said office was located. That said King

Had then said property in his possession and was carrying the same under his arm. That deponent followed them out and caused their arrest and at the station some deponent saw said King searched and the Skeleton Key was more than found concealed in his possession and on his person. That deponent jettied said Skeleton Key in the lock of said office door and found that it opened and unlocked the same.

Sworn to before me this } J. H. Lane
31 day of October 1889 }
Notary Public

City and County of New York, N.Y.

Jacob P. Solomon, of No. 318 East 65th Street, being duly sworn says - that the white shirt, now here shown, the same being the shirt named in the foregoing affidavit, is the property of deponent and was unquestionably stolen and carried away from the law office of deponent on the third floor of premises No. 355 Broadway.

Sworn to before me this } J. P. Solomon
31 day of October 1889 }
Notary Public

0756

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK.

George King being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *George King*

Question. How old are you?

Answer. *Twenty-five years of age*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *236 Stanton St.*

Question. What is your occupation?

Answer. *Pedlar*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I am not guilty of the charge.*

George King
(Mant)

Taken before me this

[Signature]

day of *October* 1880

POLICE JUSTICE.

0757

899 No 156
POLICE COURT DISTRICT

THE PEOPLE, & c
ON THE COMPLAINT OF
OFFENCE:
BURGLARY AND LARCENY.

1. *Frank H. Lane*
335 Broadway
1. *George King*
2. *William O'Neil*

Dated *October 31* 18*80*

Duffy Magistrate.

Henry J. Ryan Officer.

NOV 1 1880
Clerk.

Witnesses: *Officers Hendry,*

Keogh and Glavin

S. Pratt, Police

Wm. P. Johnson

335 Broadway
H. J. Pratt

Wm. O'Neil

Committed in default of \$1500 Bail.

Bailed by *Wm*

No. Street.

discharged on examination

0758

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

George King

late of the *fifty* Ward of the City of New York, in the County of New York,
aforesaid, on the *twentieth* day of *October* in the year of our Lord one
thousand eight hundred and eighty with force and arms, at the Ward,
City and County aforesaid, the *office* of

Jacob P. Solomon

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Jacob P. Solomon

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One shirt of the value of one
dollar*

of the goods, chattels, and personal property of the said

Jacob P. Solomon

so kept as aforesaid in the said *office* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0759

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

George King

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

One shirt of the value of one dollar

of the goods, chattels and personal property of

Jacob J. Solomon

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen of the said

Jacob J. Solomon

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

George King

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen,) against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0760

BOX:

24

FOLDER:

299

DESCRIPTION:

King, William

DATE:

11/08/80



299

0761

No 22.

An attempt to
Reserve,
Ambl. & person
Law & Evidence

70

Filed 8 day of Nov 1880
Pleads Not Guilty

Assault and Battery - Felonious.
Et cetera.

THE PEOPLE

vs.

19th Nov
part 1

P

William King

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL
W. King

Foreman.

Part No Nov 8, 1880

Pleads Assault

Jan. 3 1880
W. King

0762

STATE OF NEW YORK, } Form POLICE COURT—FIRST DISTRICT.
CITY AND COUNTY OF NEW YORK, } ss.:

Robert Scott

of No. *4 Catherine Lane* Street, being duly sworn, deposes and says,

that on the *09th* day of *October* 18*87*

at the City of New York, in the County of New York, he was violently and feloniously assaulted ~~and~~

by _____

William King now present.

That said King did wilfully and feloniously point and aim a pistol loaded with powder and lead at this deponent at the same time exclaiming, I will blow your brains out. meaning this deponent

Deponent believes that said injury, as above set forth, was inflicted by said _____

William King

with the felonious intent to take the life of deponent, ^{and} to do ^{him} bodily harm, and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

Robert Scott

Sworn to before me, this _____ day of _____ 18*87*
[Signature]
Police Justice.

0763

Police Court—First District.

CITY AND COUNTY } ss.:
OF NEW YORK, }

William King being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to *him*, states as follows, viz:

Question. What is your name?

Answer. *William King*

Question. How old are you?

Answer. *19th Years*

Question. Where were you born?

Answer. *Virginia*

Question. Where do you live?

Answer. *41 Baxter Street*

Question. What is your occupation?

Answer. *I am a Sailor*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am not guilty*

William King
Wm King

Taken before me this

[Signature]
John J. [Signature]
POLICE JUSTICE,
1870

0764

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery
THE PEOPLE, &c.,
IN THE COMPLAINT OF
Robert Scott
Henry of Mentem
William King
2
3
4
5
6

Dated, *October 27, 1898*
[Signature] Magistrate.
[Signature] Officer.
..... Clerk.

Witnesses
Robert Scott
Henry of Mentem
308 W. Leahy Ave

§ *[Signature]* to answer
at General Sessions.....
Received at Dist. Atty's Office,

BAILED:
No. 1, by
Residence,
No. 2, by
Residence,
No. 3, by
Residence,
No. 4, by
Residence,
No. 5, by
Residence,
No. 6, by
Residence,

0765

CITY AND COUNTY } ss.:
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

William King

late of the City of New York, in the County of New York, aforesaid,

on the *Twenty Ninth* day of *October* in the year of our Lord
one thousand eight hundred and eighty — with force and arms, at the City and
County aforesaid, in and upon the body of *Robert Scott*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Robert Scott*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *William King*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent, *him* the said *Robert Scott*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

William King

with force and arms, in and upon the body of the said
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Robert Scott*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *William King*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *Robert Scott*

thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

William King

with force and arms, in and upon the body of the said *Robert Scott* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Robert Scott*

a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

William King

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

Robert Scott

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

William King

with force and arms, in and upon the body of the said *Robert Scott* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Robert Scott*

a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said

William King

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

Robert Scott

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0767

BOX:

24

FOLDER:

299

DESCRIPTION:

Knott, John

DATE:

11/23/80



299

0768

No. 139

1880

Counsel

1880

day of

Plends

THE PEOPLE

vs.

John Knott I

Robbery—First Degree, and Receiving Stolen Goods.

Dec. 6. 1880.

BENJ. K. PHELPS,

District Attorney.

James P. [unclear] [unclear]

A True Bill.

[Signature]

Foreman.

[Signature]

1880. [unclear]

0769

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

of No. 692 - 3 Avenue ^{Street,} Thomas S Hayes
being duly sworn, deposes and saith, that on the 3rd day of November
1880, at the 19th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

Bank notes or bills of various denominations
and of the value of twenty four dollars
and one silver coin of the United States
of the value of fifty cents in all

of the value of Twenty four 50/100 Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid, by

John Strout (now here) and four
other persons whose names are
unknown to deponent. That at
about two o'clock in the morning
of the above date deponent went
into an Oyster and Dining saloon at
No 694 - 3rd Avenue and
after eating
some oyster paid for the same
with a bank note and received
in change a silver half dollar
issued by the United States of America
which deponent placed in the outside
pocket of a coat then worn on the
person of deponent. That deponent at
the same time had in the pocket of
a vest then worn on the person of deponent
the above described bank notes or bills.
That while deponent was sitting at
a table in the aforementioned saloon
deponent detected John Strout in the act of
pulling his (Strout's) hand in deponent's
coat pocket. where said Strout and

Subscribed and sworn to before me this 3rd day of November 1880
Police Justice

0770

whose names are
four other persons, unknown to deponent
attacked deponent, and when deponent
reached the sidewalk in front of said
saloon deponent was overpowered
by said Knott and said other persons
and the aforementioned bank notes and
other coin forcibly stolen and carried
away from the person of deponent.

Given & before me this 3^d day of November 1880
Attest
Wm. C. Wagner
Police Justice

Police Court—Fourth District.

AFFIDAVIT—Robbery.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

187

Dated

Magistrate.

Officer.

WITNESSES:

0771

State of New York }
 City of New York } 85 Charles A. Phillips
 of the 19th Precinct Police being duly
 sworn deposes and says that on
 the morning of the 3rd day of November
 1880 deponent was informed by
 Thomas L. Hayes that he (Hayes)
 had been robbed on 3rd Avenue
 and described the appearance
 of the persons who attacked and
 robbed him. That from such
 description deponent arrested
 John Knott (now here) about
 three hours afterward at his
 (Knott's) residence No 230 East
 42nd Street he being in bed having
 his personal clothing on at the
 time. That while proceeding to
 the Station House with said Knott
 he (Knott) dropped the silver
 half dollar now shown in Court
 on the sidewalk, deponent
 hearing the coin strike the side-
 walk picked it up. That said
 Knott was at once on being
 shown to said Hayes identified
 as one of the persons who robbed him.

Chas. A. Phillips

Sworn to before me this
 3rd day of November 1880
 Myself Charles A. Phillips
 Notary Public

0772

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Knott being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *John Knott*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *325 East 42^d Street*

Question. What is your occupation?

Answer. *Laborer*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am not guilty.*

John Knott

Mercer Westbury
Taken before me this *25* day of *November* 19*05*
Police Justice.

0773

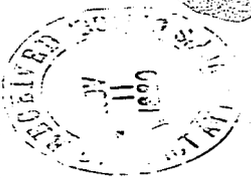
No 139 908

Police Court - Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Hayes

John Moore



Offence,

1880

Dated

Nov 3

Magistrate.

Arthur...

Officer.

Chas. Phillips 19

Clerk.

Witnesses,

*\$1500 Cash
T.A.*

*General Lemmon
Comp. entered to the honor
of selection in support of the
Prize to security*

Received in District Att'y's Office,

en

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0774

John Kerrett alias John King.
No 152-5-39 of register May 2nd
1872 by Philip de la Zingler of
the 2nd District for burglary
at the residence of de-monsieur
No 787 Lexington Ave
sent to State Prison for 2 1/2 years
June 7th 1876 by Judge Dutcher

0775

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

John Knott

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~21st~~ *thirtieth* day of ~~November~~ *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Thomas S. Hayes*
in the peace of the said People then and there being, feloniously did make an assault and

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *twenty four dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *twenty four dollars*

*One coin of the kind called a half-
dollar of the value of fifty cents*

of the goods, chattels, and personal property of the said

Thomas S. Hayes

from the person of said

Thomas S. Hayes

and against

the will and by violence to the person of the said *Thomas S. Hayes*
then and there violently and feloniously did rob, steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the State
of New York, and their dignity.

0776

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

John Knott

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, with force and arms, at the Ward, City, and County aforesaid,

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *twenty four*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *twenty four*

One coin of the kind called a half-dollar of the value of fifty cents

of the goods, chattels, and personal property of the said

Thomas S. Hayes

by a certain person or

~~and certain other~~ persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Thomas S. Hayes

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Knott

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0777

BOX:

24

FOLDER:

299

DESCRIPTION:

Koehler, Charles

DATE:

11/23/80



299

0778

158

Filed *23* day of *Jan.* 188*0*
Pleas *in* *Quarta*

THE PEOPLE
vs.
John P. ...
Charles Stockley,
P.
Assault and Battery—Felonious.
F. carms.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
W. H. ...
Jan. 26, 1880. Foreman.
I find guilty on the
Charge of
S.P. 5 years.

0779

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles Koehler being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Charles Koehler*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *869 2^d Ave*

Question. What is your occupation?

Answer. *Wood Carver*

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer. *I am not guilty of the
charge preferred.*
Charles Koehler

[Signature]
Taken before me this
day of *Nov*
1899
Police Justice.

Charles Koehler

0780

Police Court—Fourth District.
STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK, } ss.

of No. *306 - East 47th* Street,
William Fox

on *Tuesday* the *9th* being duly sworn, deposes and says, that
in the year 18*80* at the City of New York, in the County of New York, day of *November*

and feloniously he was violently ASSAULTED and BEATEN by *Charles Koehler*
(now here) who fired and discharged a pistol loaded with ball cartridge at deponent. That two balls so fired and discharged from said pistol struck deponent one in the cheek and the other on the ear. That said assault and shooting was

with the felonious intent to take the life of deponent, or to do him bodily harm; and without any justification on the part of the said assailant :
Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *9th* day
of *November* *1880*
B. A. Murphy
Police Justice.

William Fox
Mark

0781

Police Court—Fourth District

THE PEOPLE, &c.,
BY THE COMPLAINT OF

William Holt
306 E. 47th St.

Charles Koehler

Dated *Nov 9* 188*6*

Bridget Magistrate.

Green Officer.

Witness

The officer by
the pistol -

at 11 AM in default
of 2000-bail

9.30 AM



Dunbar
com -

Patrick Barrett
324 E 48th

Joseph Gordon
38 E 47 St

Michael Barrett
230 E 35 St

0782

Chas. Kachler
Arrested Jan 1876 for living
with John East his Brother and
July 9th 1875 for Robbing Mrs.
Went of 118 E. 7th Street \$2500 by
Kachler served 18 months
for Burglary 6 months for
personating an officer in the
Barney and Co. Bank under Bond
\$2000 for his Brother
Phillip Kachler

0783

St. Luke's Hospital,

54th STREET AND 5th AVENUE,

NEW YORK,

Nov. 25th 1850

Mr. Fox, came
to this hospital Nov 9th suffering
from a pistol-shot wound in
the face. Examination showed
the wound to be superficial,
involving the muscles of
the cheek and one which
with proper attention ~~was~~
shown to have healed readily.
Probing showed that the ball
was not lodged, but had
passed thro' the fleshy part
and out at the posterior opening.
His wounds were dressed
and he left the hospital.

Robt. T. Stone, M.D.
House Surgeon.

0784

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Charles Koehler

late of the City of New York, in the County of New York, aforesaid,

on the *ninth* day of *November* in the year of our Lord
one thousand eight hundred and eighty *my* with force and arms, at the City and
County aforesaid, in and upon the body of *William Fox*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *William Fox*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *Charles Koehler*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, *did* then and there shoot off and discharge,
with intent *him* the said *William Fox*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

Charles Koehler
with force and arms, in and upon the body of the said *William Fox*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *William Fox*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *Charles Koehler*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said *William Fox*
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Charles Koehler with force and arms, in and upon the body of the said *William Fox* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *William Fox* a certain *Pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *Pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

William Fox wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Charles Koehler with force and arms, in and upon the body of the said *William Fox* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *William Fox* a certain *Pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *Pistol* the said

in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

William Fox wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0786

BOX:

24

FOLDER:

299

DESCRIPTION:

Kreis, Konrad

DATE:

11/23/80



299

0787

in 1868
Counsel,
Wm. H. ...
Filed *1877*
da. of
Pleads *Not Guilty*

Grand Larceny of Money, &c.
INDICTMENT.

THE PEOPLE

vs.

P

Howard Kreis

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. H. ...

Apr 24 1877
Foreman.

Wm. H. ...
Wm. H. ...

CP 14 months

THE TRUTHS OF THE SECRETS OF THE SLAVE OF NEA AGK!

OR ...
GIVE ...

0788

Form 112.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

Henry H. van Ryden
of No. *366 Pearl* Street, being duly sworn, deposes
and says, that on the *Night of the 6* day of *November* 18 *88*
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *And from a room*

in said premises
the following property, viz: *Good and lawful*
Money consisting of one bill of
the denomination and value of twenty
dollars, and other bills of different
denominations amounting to twenty one
dollars all United States issue and
collectively

of the value of *forty one* Dollars,
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Conrad Stiles*

now present from the fact that said
money was in a pocket book which was
contained in a pocket of deponent's pantaloons
said pantaloons being on a chair in a
bedroom where deponent was asleep

That the prisoner was employed by deponent
at said time and by virtue of such employment
had access to said room. That when
deponent missed said property, he charged
the prisoner with the larceny. That he at
that time denied it but subsequently adm-
itted and now acknowledges to having taken said
money but insists that he found it on the
floor of said bedroom
H. H. van Ryden

Sworn to, before me, this
6th day of November 1888
at New York
Police Justice

0789

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Omada Kris being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. *Omada Kris*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *366 Pearl Street*

Question. What is your occupation?

Answer. *Stonecutter*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am guilty*
Honored Sir

Taken before me, this

day of

188

James J. Sullivan
Police Justice.

0790

COUNSEL FOR COMPLAINANT.

Name,
Address,

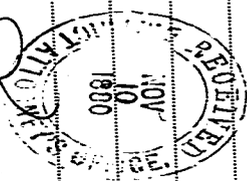
COUNSEL FOR DEFENDANT.

Name,
Address,

No 168 903
Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry A. ...
3561 Pearl St.
vs.
Amad ...



BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

John ... 1891
Magistrate.
John ... Officer.
H. ... Clerk.

Witnesses: *James*

\$1000 to answer
at *General* Sessions

Received at Dist. Atty's office

0791

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That Konrad Kreis

late of the First Ward of the City of New York,
in the County of New York, aforesaid on the Sixth day of November in the year
of our Lord one thousand eight hundred and Eighty at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each :
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each :
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the
value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each :
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one Henry A. P. Reider
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity, then and there being found,

BENJ. K. PHELPS, District Attorney.